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14 *Attorneys for Plaintiffs ALISU INVESTMENTS, LTD,*
15 *and KARGO GROUP GP, LLC*

16 **UNITED STATES DISTRICT COURT**

17 **CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

18 ALISU INVESTMENTS, LTD. and
19 KARGO GROUP GP, LLC,

20 Plaintiffs,

21 v.

22 TRIMAS CORPORATION d/b/a/ NI
23 INDUSTRIES, INC.; BRADFORD
24 WHITE CORPORATION; LUPPE
25 RIDGWAY LUPPEN; PAULA BUSCH
26 LUPPEN; METAL PRODUCTS
27 ENGINEERING; DEUTSCH/SDL,
28 LTD.; RHEEM MANUFACTURING
COMPANY; and INFINITY
HOLDINGS, LLC,

Defendants.

AND ALL COUNTERCLAIMS

Case No. 2:16-CV-00686 MWF (PJWx)

Honorable Michael W. Fitzgerald

CASE STATUS REPORT

Pursuant to the Court's March 5, 2020 Order [Dkt. No. 285], Plaintiffs Alisu Investments, Ltd. and Kargo Group GP, LLC (collectively "Plaintiffs"), Defendants TriMas Corp. d/b/a NI Industries, Inc.; Bradford White Corp.; Luppe Ridgway Luppen; Paula Busch Luppen; Metal Products Engineering; Deutsch/SDL Ltd.; Rheem Manufacturing Co.; and Infinity Holdings, LLC ("Defendants"), write to inform the Court that the parties continue to negotiate in good faith. As the parties are engaged in various stages of settlement discussions, all parties request the stay remain in place as previously ordered, and shall report to the Court as set forth in Dkt. No. 285.

Dated: April 30, 2020

SHER EDLING LLP

By: /s/ Adam M. Shapiro

Matthew K. Edling

Adam M. Shapiro

Attorneys for Plaintiffs ALISU

INVESTMENTS, LTD, and KARGO GROUP GP, LLC

Dated: April 30, 2020

NORTON ROSE FULBRIGHT US LLP

By: /s/ Joesph Drapalski

Elizabeth M. Weaver

H. Joseph Drapalski III

Attorneys for Defendant TriMas Corporation

Dated: April 30, 2020

**ALLEN MATKINS LECK GAMBLE
MALLORY & NATSIS LLP**

By: /s/ Tim C. Hsu

John J. Allen

Tim C. Hsu

Attorneys for Defendant Bradford White Corporation

1 Dated: April 30, 2020

MICHELMAN AND ROBINSON LLP

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3 By: /s/ Warren A. Koshofer

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Warren A. Koshofer

5 *Attorney for Defendants Luppe Ridgway*
6 *Luppen, Paula Busch Luppen, and Metal*
7 *Products Engineering*

8 Dated: April 30, 2020

A|D|Y Law Group, P.C.

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10 By: /s/ A. David Youssefye

A. David Youssefye

11 *Attorney for Defendant Infinity Holdings,*
12 *LLC*

13 Dated: April 30, 2020

STILESPOMEROY LLP

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15 By: /s/ Michael J. Stiles

16 Charles H. Pomeroy

17 Michael J. Stiles

18 *Attorney for Defendant Deutsch/SDL, LTD*

19 Dated: April 30, 2020

KING & SPALDING LLP

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21 By: /s/ Douglas Henderson

22 Douglas Henderson

Matthew L. Hofer

23 *Attorney for Defendant Rheem*
24 *Manufacturing Company*

1 Dated: April 30, 2020

MILLHOUSE HAHN LLP

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3 By: /s/ Ernest John Hahn

Ernest John Hahn

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5 *Attorney for Cross-Defendant Safety-Kleen*
6 *Systems, Inc.*

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8 **ECF CERTIFICATION**

9 I, Adam M. Shapiro, in compliance with Civil Local Rule 5-4.3.4(a)(2)(i),
10 hereby attest that the above-named counsel have concurred in this filing.
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